

Mt. Sterling Advocate.

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NUMBER 13

ECHOES OF TEMPERANCE

Victory In Nicholas.

LET THE LAW BE ENFORCED.

We take the following from the Nicholas Advocate, of Carlisle:

The temperance lecture by Rev. Father Bealer, of Nicholasville, at the Court-house was one of the best ever delivered in this city. He made things so plain you could not dodge them, and his words brought conviction with them. The house was packed upstairs and down.

The fight is over and the temperance people won by 809. The total vote cast was 1945 Saloon vote 568. Temperance vote 1377. The colored people fought for the dries to a finish; the precinct in which most of our colored people vote went 85 dry, when it was thought by some that 25 would be big.

The ladies and children by their presence on the street and at the polls made votes by the wholesale.

This is a glorious victory for Nicholas if those who voted dry will only see that the law is enforced.

The vote on the liquor question expressed the will of the people in no uncertain way, and should settle it for all time to come. The fact that this is a fair expression of the will of the people should have its weight, as far as is known not a single dollar was used on either side for the purpose of influencing any voter, and with such an overwhelming majority as this it seems that this troublesome question has been placed at last where it belongs, and should never come up again.

And now the committee of the Good Citizenship League, who worked so faithful and the good ladies who used their strength and might to bring about such a glorious result, should be rewarded by the faithful assistance of every officer of the law in helping to see that the law is rigidly enforced against every violator, regardless of race or condition.

The law which goes into effect just as soon as the vote has been spread upon the records of the courts, which will be court day, October 8, is the most stringent temperance law that has been placed upon our statutes, and confines it within the smallest limits ever before in our county, and can be sold only as compound for medicinal purposes; the physician having thrown around him the

most stringent laws possible. We do not believe that the physicians of our county are of that class of men who would peddle out whiskey, or a compound to demoralize the community in which they live. Indeed we know that most of them are gentlemen of high character and that they would condemn such a business. We further believe and hope that they will do as they have done in other counties, pledge themselves as a body to use their influence to have the law enforced in every respect.—Good Citizenship League.

Whilst there has been a great deal of surmise and guessing as to the result of the vote on the Unit Bill in the county, we have never from the first doubted the result, always claiming that what was right, is right. As true Democrats, and fathers of families the matter was discussed, and the result goes to show as Democrats we helped to win the prize for the good women and men who were working so nobly for their cause. If they had only known how quietly their supposed enemies were yielding their influence to this great move, they would not have felt any uneasiness whatever.

I was called from home for a few days on my tobacco business in Cincinnati, but I was at home to cast my vote and take my good wife's advice.

Respectfully,

W. J. Reed,

Chairman Democratic Committee.

The Carlisle Mercury says:

"The anti-saloon people won by a majority of 811, which clearly indicates that the people of Nicholas are in earnest as to the sale of liquor in this county, and it is a warning to those who have heretofore or may hereafter engage in the illicit sale of intoxicating liquors, for it is a sure thing that public opinion is so strong that it will be an easy matter to enforce the law."

"And this is right. The law should be enforced strictly—not vindictively but with such firmness that no one can mistake the determination of the people. Surely those who undertake to violate the law against the sale of liquor in this county can not ask much mercy, for there is no excuse for any one running his head in a fire that is so hot and so apparent as is the anti-saloon fire in Nicholas county."

Stops earache in two minutes; toothache or pain of burn or scald in five minutes; hoarseness, one hour; muscleache, two hours; sore throat, twelve hours—Dr. Thomas' Electric Oil, monarch over pain. 12-5t.

The Exquisite Garment Models For Fall.

They're All Ready.

Charming indeed, with an abundance of style with every new design thought thrown in.

These garments represent the masterstroke of high class tailoring, free from the sweat shops—made in well lighted—well ventilated establishments by men tailors well up in the art of ideal garment-making.

Perfection, Yes! From the button-holes to the inner linings. These are not the products of ill paid labor, but worthy Fall Suits, and Jackets and Cloaks. Skirts that rank among the "best" in one of the finest tailoring shops in the country.

Notably among the New Fall Creations is the Price Chap—a sturdy little suit for women, with just enough style in the make-up to fascinate the careful dresser. Then comes the Pony Jacket Suits—chic and embodying the correct principles which go to make up the perfect costumes. And there's a score of other good creations ready and willing to pass the most careful inspection.

Jackets in the trim fall shapes and coats of the long and gracefully flowing styles. Raincoats of superb styles. Skirts in the fashion formed pleating effects.

And all priced—surprisingly low priced.

Kaufman, Straus & Co.,

12 and 14 West Main St.,

LEXINGTON, KENTUCKY.

State Development Convention.

The Fifth State Development Convention meets at Winchester Wednesday, Thursday and Friday, October 10th, 11th and 12th at 2 o'clock. Convention called to order by Hon. W. J. Stone, chairman; address of welcome, Hon. W. M. Beckner; response, Hon. J. A. Sullivan, Richmond. Hon. Wm. Lindsay, of New York, introduced as chairman of the convention. Address, "The Live Stock Industry in Kentucky," Prof. J. J. Hooper, State College, Lexington. Address, "State Immigration," Hon. D. W. Coons, Paducah. Evening session. Address, "Kentucky Oil Fields," Captain J. A. Geary, Lexington. Address, "Kentucky Industries and Outside Capital," Gov. Benton McMillin, Nashville, Tenn. Thursday, 8:30 o'clock, excursion train leaves Winchester over L. & E. for Beattyville to visit coal mines and lumber mills; guests of Beattyville. At Beattyville: Address of welcome, Hon. J. M. Beatty; response, Hon. J. M. Benton, vice-chairman, Winchester. Address, "Coal Resources of Western Kentucky," Hon. J. B. Atkinson, Earlinton. Train leaves Beattyville 3 o'clock. Evening session. Address, "Coal Resources of Eastern Kentucky," Hon. Albert Phenix, Manufacturers' Record. Address, "Educational Needs and Possibilities in Kentucky," Dr. R. N. Roark, President Normal School, Richmond. Address, "Equitable Tax Reforms," Hon. Chas. Carroll, Louisville. Friday, October 12th,

morning session. Address, "Forestry Resources and Public Welfare," Dr. Philip P. Wells, Forestry Bureau, Washington. Address, "Asphalt," Col. M. H. Crump, Bowling Green. Address, "Agricultural Development in Kentucky," Prof. C. W. Mathews, Dean Agricultural Department, State of Colorado. Afternoon session. Address, "Manufacturing Possibilities in Kentucky," Hon. N. F. Thompson, Chattanooga. Address, "Industrial Education," President W. B. Frost, Berea College. Address, "Kentucky and Pennsylvania—A Comparison, a Prophecy and a suggestion," Dr. Geo. H. Ashley, U. S. Geological Survey, Washington. Evening session. Report of Committee. Address, "Taxation, the Right Method," Hon. Lawson Purdy, Secretary N. Y. Tax Reform League, etc., New York City.

New Cars For Winchester.

Two new street cars were shipped over the C. & O. Tuesday from Lexington to Winchester to replace old cars now in operation in that city. The Central Kentucky Traction Company which purchased the plant and rolling stock, is equipping the road with improvements.

Show Burns in Winter Quarters.

At Geneva, O., Cummins' Wild West Show was destroyed by fire in winter quarters. One man was burned to a crisp. All the animals except four elephants and two horses were consumed. The loss will be about \$40,000.

Victory For State Local Option Law

Common Carriers Not Obligated to Accept Whiskey For Dry Towns.

At Bowling Green, Ky., Judge J. M. Galloway handed down a decision in the case of J. T. Doores & Co., asking for a mandatory injunction against the Green and Barren River Boat Co. to compel them to accept and transport whiskey into local option territory. The decision is lengthy and refuses the injunction.

He holds that the boat company, although a common carrier, has a right to refuse liquor destined to local option places, notwithstanding the shipment may be made at some point outside the State.

The shipments were made from the branch house of J. T. Doores & Co., at Nashville, Tenn. The decision is regarded as a victory for the local option law. J. McKenzie Moss was the attorney for the boat line and Sims & Grider for Doores & Co.

Public Sale.

On the premises, 2½ miles from Howard's Mill, Thursday, October 11th, I will sell my farm containing 140 acres. Has new residence with seven rooms, young orchard, tobacco barn and all needed out-buildings. Is well watered by springs and is all in grass except 30 acres. At same time and place will sell one pair of well broke mules, one combined family horse, two brood mares in foal, two sucking colts by Bourbon Chief, five milk cows, two yearling heifers, three steer calves, three heifer calves, six fat hogs, twenty shoats, 300 shocks of corn, two stacks of oats, two stacks of hay, surry, buggy wagon, cultivator, harrow, slide, turkeys, chickens and ducks, household and kitchen furniture, etc. Terms made known on day of sale. Mrs. J. M. Hutsell,

Mt. Sterling, Ky.
Sale begins at 10 o'clock, a. m.

Quit Stealing.

Col. W. B. Haldeman was elected member of the State Central and State Executive Committees, vice Judge Lassing resigned. Col. Haldeman in accepting the place promised that Louisville should have a fair primary and an honest count.

PUBLIC AUCTION

Of Valuable Mt. Sterling Dwelling Property.

THURSDAY, OCT. 18, 1906, at 2:30 p. m., there will be sold at public auction two well-located dwellings, the property of Miss Mary A. Smith, deceased.

FIRST: Beautiful lot 51 feet front on the north side Clay street, improved with a nice five-room cottage, cellar, cistern and shade trees, now occupied by O. W. McCormick. This is considered one of the best locations in Mt. Sterling.

SECOND: Lot on east side Elm street, 61 feet front, six-room cottage, good cistern, shade and fruit trees, occupied by two good tenants.

Terms of sale, one-half cash and remainder twelve months from day of sale with interest, and privilege of paying all cash.

For further information or inspection of property apply to our agent, T. F. Rogers, Mt. Sterling, Ky., who will take pleasure in showing same.

MRS. SUSAN BULLARD.
W. R. SMITH,
Mt. Sterling, Ky., Oct. 1, '06.

A MATTER OF HEALTH



ROYAL
BAKING
POWDER
Absolutely Pure
A Cream of Tartar Powder,
free from alum or phosphoric acid
HAS NO SUBSTITUTE

Kentucky Racing Commission Law is Constitutional.

The Kentucky Racing Commission law was declared constitutional and the injunction against the Racing Commission was dissolved and the case remanded to the lower court by Judge Cochran. The last Legislature passed the racing commission law to avoid conflicting dates on tracks at the same place and to avoid too long meetings at any one point.

SUIT AGAINST COMMISSION.

The Douglas Park track at Louisville brought suit preventing the holding of a race meeting during the time set for a rival track. The lower court granted the injunction, and the case was appealed.

QUESTION OF PUBLIC WELFARE.

The higher court said that the whole case turned on the question of the public welfare. Where a business may be lawful, the enforcement of limitations may be harmful to someone engaged in the business, but the point of the public welfare would have to govern.

MOTIVES HELD NOT IMPROPER.

As to the motives that led to the enactment of the present law, the court did not find that these had been improper, public welfare again being the deciding point. Even a law prohibiting the holding of some races would be valid on account of the evils of pool-rooms.

Civilization and the Welfare of the Island Demands American Annexation—Must Save Her From Herself.

On Thursday at Des Moines, Iowa, Senator Beveridge said:

"From Santiago to Havana the Cuban flag still lies, visible proof to the world of our intention not to raise the American flag and establish American Government there until the Cuban people themselves compel us to do so; until events which are the commands of God order us to do so; until the cause of civilization and the cry of despairing liberty force us to do so. For when the American flag is raised over Cuba again it must never be lowered."

"Our record must be as clear as our intentions are pure. But speaking for myself alone and for no one else, I believe that in re-establishing the Cuban Government all the world knows that we are doing the work of Sisyphus—rolling the stone to the top of the hill to see it roll back again."

"Hereafter when the American flag is raised it must never be hauled down. The flag was never raised but in honor—was never hauled down but in mistake and disgrace. It was a mistake when we hauled it down in Cuba; it was a disgrace when we hauled it down in Hawaii; and now let the circumstances be such that whenever it is raised hereafter, it will never be hauled down."



Just Received
—A CAR LOAD OF—
IRON BEDS
We sell them for less money than any one.
From \$2.25 up.
LOTS OF NEW THINGS
CALL AND SEE US
Under taking a Specialty
Sutton & Son.